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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Korngold and Huang

Application No.: 09/206,786

Group Art Unit: 1644

Filed: December 7, 1998

Examiner: A. DeCloux

For: CD-4 DERIVED PEPTIDES THAT  
INHIBIT IMMUNE RESPONSES

Attorney Docket No.: 8666-007

**RESPONSE TO RESTRICTION REQUIREMENT**

Assistant Commissioner for Patents  
Washington, D.C. 20231

Sir:

In response to the outstanding Office Action dated July 5, 2001, in which the Examiner imposed a restriction requirement, please enter and consider the remarks below. Further, Applicants submit herewith a Petition for an Extension of Time for five months from August 5, 2001 to and including January 5, 2002, accompanied by the appropriate fee.

**REMARKS**

The Examiner has required an election under 35 U.S.C. § 121 of one of the following inventions:

- Group I: Claim 1-5, drawn to a peptide, classified in class 530, subclass 11;
- Group II: Claims 6-7, drawn to a macrocyclic peptidomimetic, classified in class 540, subclass 460;
- Group III: Claims 8-18, drawn to a method of suppressing CD4 T cell immune response, classified in class 424, subclass 278.1; and
- Group IV: Claim 19, drawn to a method of suppressing CD4 T cell immune response comprising administering a macrocyclic peptidomimetic, classified in class 424, subclass 278.1.

Further, the Examiner requires an election to a compound of a specific sequence of all residues from N terminus to C terminus, regardless of the Group elected.

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